Case 3:01-cv-01301-L Document 6 Filed 07/26/01

In the United States District Court for the Northern District of Texas

Dallas Division

11 2 6 2001

(USA and) Jamal Elhaj-Chehade Co- plaintiff

Vs.

Educational Commission for Foreign Medical Graduates (entities and individuals) defendats

NORTHERN DISTRICT OF TEXAS
FILED

Northern District of Texas

LL 2 6 2007

CLERK, U.S. DISTRICT COURT

By

Deputy

3:01-CV-01301

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Plaintiffs initial statement July 26th, 2001

Pursuant to rule 8 FRCP aand according with the proceeding IFP this should serve as an initial statement

Pleas for jurisdiction

The plaintiff Jamal Elhaj Chehade is bringing this cause of actions against the defendants (entities and individuals) known as ECFMG et al, and such term thereafter mean all the ECFMG organizations, officials, assets and any name may have now and in the future. This cause of action meets the jurisdictional requirement of this court both over the parties and in subject matter and in relief requested, it meet the requirement in which the US is a real party of interest (Quitam doctrine) against the defendant 28 USC 1345 and 1348 in which the Us is a plaintiff party/, federal question ad diversity under 28 USC 1331 and 1332 all of which within the jurisdiction of this court and as preference Defendants must be served through any registered officials president /vice president/etc.. reside in 3624 Market Street 4th floor, Philadelphia Pa 19104-2685

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The defendants include individuals and entities and assets and anything related to the defendants business will be referred to as ECFMG violated the US laws as stated in the plaintiff complaint, that due to space limitation the plaintiff included the charges only as

- 1- ECFMG violations of the non-profit laws and violations of contract and fraud ..including 501(C)(3), and tax violations.
- 2- illegal seizure and retention of the plaintiff property, denial access to use and enjoy, contract
- 3- further aggravation of emotional distress and alienation
- 4- double jeopardy
- 5- public nuisance
- 6- interference with the plaintiff right to work note: preliminary injunction is also demanded



<u>Certificate of service</u>: this is to certify that a true copy of the foregoing was sent to the defendant on the 26th July, 2001 via regular prepaid postage USPS and via facsimile transmission at FAX 215-387-9963 and address ECFMG C/o president or legal department at 3624 Market street 4th floor, Philadelphia, PA 19104-2685 aaaand another copy was sent via electronic mail to a known ECFMG Co-Attorney Mrs Susan Schwartz and via airmail regular USPS at 6688 N. Central Expressway #850 Dallas Texas 75206--3913,

Respectfully Submitted Dr Jamal Elhaj-Chehade, Pro-se, IFP 5414 Cedar Springs #806 Dallas, Texas 75235

mrc. Jal